								1. Contract	Number	Page of	Pages		
AME	NDMENT OF S	OLICIT	ATION	/ MOD	IFICATION	OF C	ONTRACT			1	3		
							sition/Purchase Request No. 5. Solicitation Cap			-			
			Engineering ar				tics						
M	[00002		See Blo	ock 16C					Services				
6. Issue	d by:			Cod	de 3BAA	7.7	Administered by (If o	ther than line	6)				
						Of	fice of Contract	ing and Pro	curement				
Office	of Contracting a	ind Prod	curement			DO	Supply Sched	ule Division	1				
DC St	ipply Schedule D	ivision				44	441 4 th Street, NW, Suite 700S						
441 4 th Street, NW, Suite 700S Washington, DC 20001													
Washi	ngton, DC 20001	1				Ka	ren Hubbard (2	202) 724-54	160				
8. Name	e and Address of Cor	ntractor (N	lo. street, ci	ty, county	, state and zip co	ode)	9A. Amendm	ent of Solicita	tion No.				
							DODG AND	0 D 005 0	0				
)3-R-925-0	0				
							9B. Dated (See Item 11)						
								12/6/2002 10A. Modification of Contract/Order No.					
							TOA: Would	ation of contre	ade order 140.				
							10B. Dated (See Item 13)					
Code	DUNS:	TIN											
			11 THIS	ITEM ON	ILY APPLIES T	O AMEI	NDMENTS OF SOL	ICITATIONS					
The	above numbered solic	ritation is s							□ is extended □	is not exten	nded		
Offeror's	must acknowledge re	ceipt of th	is amendme	ent prior to	the hour and da	ate spec	fied in the solicitation	or as amende	d, by one of the follo	wing metho	ods:		
(a) By c	ompleting Items 8 and	15, and r	eturning		copies of the an	nendmer	nt: (b) By acknowledg	ing receipt of the	nis amendment on e	ach copy of	the offer		
	d; or (c) BY separate le EIVED AT THE PLACE												
OF YOU	R OFFER. If by virtue	of this an	nendment y	ou desire	to change an off	er alread	dy submitted, such m	ay be made by	letter or fax, provide				
	makes reference to the						The state of the s						
12. Acc	ounting and Appropria						dual orders issue TIONS OF CONTR			g agenci	es		
		13.					NO. AS DESCRIBE		75,				
	A. This change ord		ed pursuan	t to (Spec	cify Authority): 2	7 DCM	R 3601.2 (c).						
Х	The changes se						THE STATE OF THE S						
	B. The above numb etc.) set forth in i					adminis	trative changes (suc	ch as changes	in paying office, a	ppropriation	n data		
	C. This supplement					nority of	1						
							(d) and mutual agree		arties.				
	 D. Other (Specify ty Exercise of Option, 					Chapter	36, Section 3601.2	•					
F IMP	ORTANT: Contra	actor	is not			s docum	nent and return 2 co	nies to the iss	uing office				
	cription of Amendmen	nt/Modific	ation (Orga							feasible			
							,		.,				
Th	nis Solicitation/.	Applic	ation is	amendo	ed as follow	VS:							
D	elete Item 23, In	nsuran	ce unde	r DCS	S Terms an	d Con	ditions in its e	ntirety, an	d substitute th	e follow	/ing:		
								•					
23	INSURANCI	E											
20	1.1001011101	=											
Λ (GENERAL RE	OTHER	MENT	C The	Contractor	· chall	produre and n	nointoin d	uring the entir	re nerio	1 of		
	performance un												
	Certificate of In												
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	authorized to do												
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	in i or ingilor, o	1 4 1/10	ody bra	ting or	riuz or mg	1101.							
	as provided herein, al	ll terms a	nd conditio	ns of the					nged and in full for	ce and effe	ect.		
15A							me of Contracting (Officer					
455				150 =			aren Hubbard			102 =	0: :		
15B				15C. Da	te Signed		strict of Columbia	. /		16C. Date	e Signed		
						1	care 1	tre66a	n d	3-12	-09		
	(Signature of pe	erson authori	ized to sign)						of Contracting Officer)		,		

(Continuation)

				Contract Number		Page of Pages	
AMENDMENT OF SOLICIT			2	3			
2. Amendment/Modification Number	3. Effective Date	4. Requisition/Purchase	4. Requisition/Purchase Request No.			gistics	
M00002	See Block 16C			Services			

The Contractor shall require all subcontractors to carry the insurance required herein, or the Contractor may, at its option, provide the coverage for any or all subcontractors, and if so, the evidence of insurance submitted shall so stipulate. All policies (excluding Workers' Compensation and Professional Liability, if applicable) shall name the District as an additional insured with respect to work or services performed under the Contract. All policies shall provide that the insurance coverage provided hereunder will be primary and noncontributory with any other applicable insurance. All policies shall contain a waiver of subrogation in favor of the District of Columbia. In no event shall work be performed until the required Certificates of Insurance signed by an authorized representative of the insurer(s) has been furnished. All policies shall provide that the Contracting Officer shall be given thirty (30) days prior written notice via certified mail in the event coverage is substantially changed, canceled or not renewed.

- Certificate of Insurance Requirement. The policy description on the Certificate of Insurance form shall include the District as an additional insured and a waiver of subrogation in favor of the District.
- 2. Commercial General Liability Insurance. The Contractor shall provide evidence satisfactory to the Contracting Officer with respect to the operations performed, that it carries \$1,000,000 limits per occurrence; \$2,000,000 per aggregate includes coverage for products and completed operations and personal and advertising injury. The policy coverage shall be primary and non-contributory, shall contain the CGL 2503 per project endorsement, and shall include the District of Columbia as an additional insured.

Commercial General Liability Insurance. If the Contractor is providing insurance for a subcontractor, the Contractor shall provide evidence satisfactory to the Contracting Officer with respect to the operations performed, that it carries \$1,000,000 limits per occurrence; \$2,000,000 per aggregate includes coverage for products and completed operations and personal and advertising injury. The policy coverage shall be primary and non-contributory, shall contain the CGL 2503 per project endorsement, and shall include the District of Columbia as an additional insured.

- 3. <u>Automobile Liability Insurance</u>. The Contractor shall provide automobile liability insurance to cover all owned, hired or non-owned motor vehicles used in conjunction with the performance of the contract. The policy shall cover the operations performed under the contract with a \$1,000,000 per occurrence combined single limit for bodily injury and property damage. The policy coverage shall be primary and non-contributory and shall include the District of Columbia as an additional insured.
- 4. Workers' Compensation Insurance.

<u>Workers' Compensation Insurance</u>. The Contractor shall provide Workers' Compensation insurance in accordance with the statutory mandates of the District of Columbia or the jurisdiction in which the contract is performed.

Employer's Liability Insurance. The Contractor shall provide employer's liability insurance as follows: \$1,000,000 per accident for injury; \$1,000,000 per employee for disease; and \$1,000,000 for policy disease limit.

5. <u>Umbrella or Excess Liability Insurance</u>. The Contractor shall provide umbrella or excess liability insurance as follows: \$2,000,000 per occurrence, with the District of Columbia as an additional insured.

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	Contract Number		Page of Pages			
AMENDMENT OF SOLICIT			3 3			
Amendment/Modification Number M00002	3. Effective Date See Block 16C	4. Requisition/Purchase I	Request No.	5. Solicitation Engineering Services		gistics

6. <u>Professional Liability Insurance (Errors & Omissions)</u>. The Contractor (including but not limited to architects, attorneys, engineers, environmental consultants, and healthcare professionals) shall provide Professional Liability Insurance (Errors and Omissions) to cover liability resulting from any error or omission caused by the performance of professional services under this Contract.

The policy shall provide limits of \$1,000,000 per occurrence for each wrongful act and \$1,000,000 per aggregate for each wrongful act.

The Contractor shall maintain this insurance for five (5) years following the District's final acceptance of the work. The policy shall cover the Contractor and its subcontractors of every tier, and shall identify the District as the Project Owner on the policy.

- 7. <u>Crime Insurance</u>. The Contractor shall provide a policy to cover costs associated with the criminal activities of its employees including, but not limited to, robbery, burglary, larceny, forgery, or embezzlement. The policy shall provide a limit of \$1,000,000 per occurrence for each wrongful act and \$1,000,000 per aggregate for each wrongful act.
- B. DURATION. Except as proved in Item 23.A.6, the Contractor shall carry all insurance until all contract work is accepted by the District. Each insurance policy shall contain a binding endorsement that: The insurer agrees that the Contracting Officer shall be given thirty (30) days prior written notice via certified mail in the event coverage is substantially changed, canceled or not renewed.
- C. CONTRACTOR'S PROPERTY. Contractors and subcontractor are solely responsible for any loss or damage to their personal property, including owned and leased equipment, whether such equipment is located at a project site or "in transit". This includes Contractor tools and equipment, scaffolding and temporary structures, and rented machinery, storage sheds or trailers placed on the project site.
- D. MEASURE OF PAYMENT. The District shall not make any separate measure or payment for the cost of insurance and bonds. The Contractor shall include all of the costs of insurance and bonds in the contract price.